UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

24-cr-542 (AS)

v.

SEAN COMBS,

Defendant.

DECLARATION OF MARC A. AGNIFILO IN SUPPORT OF RENEWED MOTION FOR BAIL

- I, Marc A. Agnifilo, declare as follows:
- 1. I am a partner at Agnifilo Intrater LLP, counsel for Sean Combs. I am licensed and in good standing to practice law in the State of New York and I am also admitted to the United States District Court for the Southern District of New York.
- 2. The declaration is based on my personal knowledge of the facts stated herein, and is submitted in support of Mr. Combs' Renewed Motion For Bail.
- 3. Attached hereto as Exhibit 1 is a true and correct copy of and produced by the government as "USAO_00314095 Combs LA 0020 iPhone 13 yellow case" with an "Attorney's Possession Only" designation pursuant to the protective order.
- 4. Attached hereto as Exhibit 2 is a true and correct copy of and true, and produced by the government as "USAO_00003030" with an "Attorney's Possession Only" designation pursuant to the protective order.
 - 5. Attached hereto as Exhibit 3 is a true and correct copy of

and

produced by the government as "USAO $_00314095$ – Combs – LA – 0020 – iPhone 13 – yellow case" with an "Attorney's Possession Only" designation pursuant to the protective order.

- 7. Attached hereto as Exhibit 5 is a true and correct copy of ________, and produced by the government as "USAO_00003030" with an "Attorney's Possession Only" designation pursuant to the protective order.
- 8. A and produced by the government as "USAO_00001729-USAO_00001797" contains

 See USAO_00001780.
- 9. Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Dated: November 8, 2024 New York, NY

Marc Agnifilo, Esq.